Exhibit 3

Kevin Smith

From: Amy Craig <amy@ramsey-ehrlich.com>
Sent: Wednesday, April 26, 2017 4:33 PM

To: Patrick Schmidt

Cc: Jordan Jaffe; Miles Ehrlich; Ismail Ramsey; QE-Waymo; Neel Chatterjee; Brett Schuman; Rachel Walsh

Subject: Re: Levandowski Production

Hi Patrick -

I'm traveling today, but am free tomorrow between 10 and 12 for a meet and confer.

Best regards,

Amy

Amy Craig Ramsey & Ehrlich LLP 510-548-3600

Sent from my iPhone

On Apr 26, 2017, at 3:07 PM, Patrick Schmidt patrickschmidt@quinnemanuel.com> wrote:

Amy,

Jordan asked that I respond to your message below.

We understand from your message below that responsive, non-privileged documents remain unproduced. But, Mr. Levandowski was ordered to produce these documents at his deposition on Friday April 14th as the Court ordered on April 12th. His continued failure to comply with the subpoena and Court Order is highly prejudicial. Please advise when you are available to meet and confer today or tomorrow. When we confer, please be prepared to discuss the specific issues below:

- The process Mr. Levandowski and his counsel used to search for responsive documents, including the sources searched and any search terms used
- The volume of documents searched thus far
- The volume of documents remaining to be searched
- The approximate volume of documents you expect to produce
- The timeline for completing the production

We reserve all rights.

Patrick Schmidt

Associate

Quinn Emanuel Urquhart & Sullivan, LLP

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From: Amy Craig [mailto:amy@ramsey-ehrlich.com]

Sent: Monday, April 24, 2017 9:30 PM

To: Jordan Jaffe < jordanjaffe@quinnemanuel.com>

Cc: Miles Ehrlich <<u>miles@ramsey-ehrlich.com</u>>; Ismail Ramsey <<u>izzy@ramsey-ehrlich.com</u>>; QE-Waymo <<u>qewaymo@quinnemanuel.com</u>>; Neel Chatterjee <NChatterjee@goodwinlaw.com>; Brett Schuman@goodwinlaw.com>; Rachel Walsh <RWalsh@goodwinlaw.com>

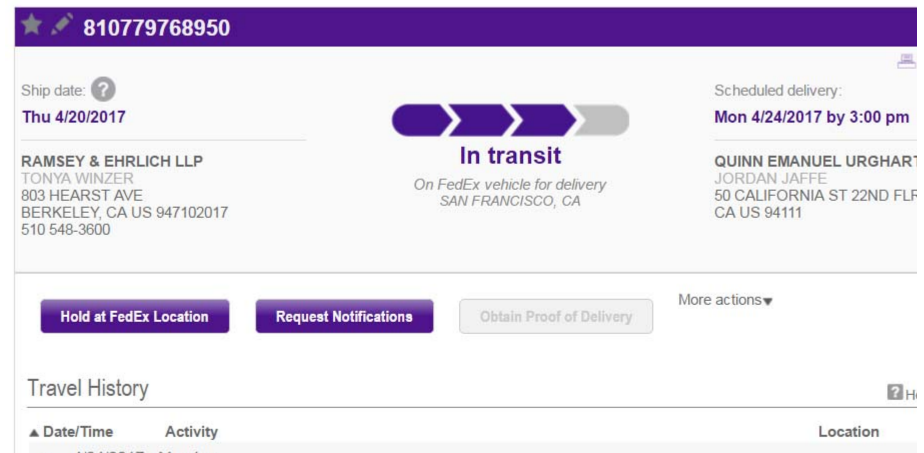
Subject: Re: Levandowski Production

Jordan -

My apologies on the delay in the production getting to you. Apparently FedEx had a delivery issue (see tracking screen shot below the text of this email). We will plan to send you any future productions electronically in order to avoid delays going forward.

We are still in the process of reviewing Mr. Levandowski's documents. We plan to produce all additional documents that are responsive and not privileged under the Fifth Amendment or otherwise. We are moving as quickly as we possibly can in reviewing all potentially responsive documents.

Detailed Results Showin



▲ Date/Time	Activity	Location
- 4/24/201	7 - Monday	
8:23 am	On FedEx vehicle for delivery	SAN FRANCISCO, CA
4/21/201	7 - Friday	
5:30 pm	At local FedEx facility	SAN FRANCISCO, CA
2:07 pm	Delivery exception Future delivery requested	SAN FRANCISCO, CA
8:18 am	On FedEx vehicle for delivery	SAN FRANCISCO, CA
6:55 am	At local FedEx facility	SAN FRANCISCO, CA
4:05 am	At destination sort facility	SAN FRANCISCO, CA
3:15 am	Departed FedEx location	OAKLAND, CA

Best regards, Amy Craig Ramsey & Ehrlich LLP 510-548-3600

From: Amy Craig <amy@ramsey-ehrlich.com>
Date: Monday, April 24, 2017 at 1:14 PM

To: Jordan Jaffe < jordanjaffe@quinnemanuel.com>

Cc: Miles Ehrlich <<u>miles@ramsey-ehrlich.com</u>>, Ismail Ramsey <<u>izzy@ramsey-ehrlich.com</u>>, QE-Waymo <<u>qewaymo@quinnemanuel.com</u>>, Neel Chatterjee <<u>NChatterjee@goodwinlaw.com</u>>, Brett Schuman@goodwinlaw.com>, Rachel Walsh <<u>RWalsh@goodwinlaw.com</u>>

Subject: Re: Levandowski Production

Jordan -

I understand that FedEx had a delivery issue. I can look into that and provide you more detail. I'm in a meeting off-site until the end of the day. I'll look into your questions when I return and get back to you.

Amy Craig Ramsey & Ehrlich LLP 510-548-3600

On Apr 24, 2017, at 12:55 PM, Jordan Jaffe < jordanjaffe@quinnemanuel.com > wrote:

Amy, we finally received the documents that were referenced in your emailed letter from April 19. As discussed below, we requested an electronic copy of these documents when we didn't receive them the day after your emailed letter. We did not hear back. In fact, we only received these documents this morning after I called your firm to request them a second time. The Court ordered Mr. Levandowski to produce documents at his deposition, not after. Please explain Mr. Levandowski's violation of the Court's Order in this respect. As part of this explanation, please identify whether Mr. Levandowski intends to produce further documents, and if so when. Additionally, please explain the process that Mr. Levandowski and his counsel used to search for responsive documents, including the sources searched and any search terms used. Looking at LEV_000162, there appears to be a second document production number indicating upwards of 3.2 million pages of documents (3,272,370, to be exact). Is counsel for Mr. Levandowski in possession of millions of pages of documents from him and what percentage of those pages is Mr. Levandowski withholding under claims of privilege?

We reserve all rights regarding Mr. Levandowski's violations of the Court's Orders. Best regards,

Jordan R. Jaffe // Quinn Emanuel // 415.498.0556 // jordanjaffe@quinnemanuel.com

From: Jordan Jaffe

Sent: Thursday, April 20, 2017 7:02 PM **To:** Amy Craig <amy@ramsey-ehrlich.com>

Cc: Miles Ehrlich <miles@ramsey-ehrlich.com>; Ismail Ramsey <izzy@ramsey-ehrlich.com>; QE-Waymo

<<u>qewaymo@quinnemanuel.com</u>> **Subject:** RE: Levandowski Production

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Amy,

We've yet to receive this production. I just sent you a Send File message, which will allow you to upload the files to us electronically. Can you please do so as soon as possible so that we can review them? We reserve all rights as to the timing and manner of the production.

Best regards,

Jordan R. Jaffe // Quinn Emanuel // 415.498.0556 // jordanjaffe@quinnemanuel.com

From: Amy Craig [mailto:amy@ramsey-ehrlich.com]

Sent: Wednesday, April 19, 2017 6:34 PM

To: Jordan Jaffe <jordanjaffe@quinnemanuel.com>

Cc: Miles Ehrlich <miles@ramsey-ehrlich.com>; Ismail Ramsey <izzy@ramsey-ehrlich.com>

Subject: Levandowski Production

Jordan –

Please see the attached letter that is going out with our production of documents today.

Best regards,

Amy

Amy E. Craig | Ramsey & Ehrlich LLP | 803 Hearst Avenue | Berkeley, CA 94710 | Tel: (510) 548-3600 | Fax: (510) 291-3060 | amy@ramsey-ehrlich.com | www.ramsey-ehrlich.com

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